





Polygamy vs. Religion.

With Mormonism, purely a religious faith, we make no war, although we think ourselves justified in believing that there is a better way. The relation in which a man stands towards his Maker, whether that man be a professor of religion or not, is entirely and purely an individual matter, and as we allow no man to dictate to us in that respect, neither are we disposed to question another's rights to the same immunity.

"But," say these latter-day prophets, "Polygamy is a system of religious worship, and you make war against it."—Ah, but that is precisely the point we deny. Polygamy is not religion. Our say-so in that respect is as good as Brigham Young's or any other man's.—Prove to us that Polygamy is what you claim it to be—essential to the salvation of the soul, that it is a direct command from God, that no man can be saved who does not practice it, and that no woman can enter heaven unless she is married in plurality—and we, being of a philanthropic and generous nature, and withal ambitious of "exaltation" in the future world, will make it our business to be "a savior of women" for the rest of our life; although we must protest that nothing short of a Divine command would induce us to enter the arena with Heber, Brigham & Co.

But is it not worthy of remark, and will not the people of Utah consider it for a moment, that while Polygamy is practiced in many countries among many tribes of men, yet from the records of earliest time down to the present day, no nation, nor country, nor people, regarded it as an important religious duty until these Mormon "revelators" claimed it as such? While Paganism recognizes the institution as the peculiar prerogative of royalty—a convenient symbol of wealth and power—Mormonism claims it as a savior of women, a distinctive characteristic of spiritual advancement, an evidence of a superior civilization! While Mahomedanism permits it under another name, Mormonism commands it as a Christian duty! While the laws of every civilized nation upon the earth punish it as a crime, Mormonism exalts it as a virtue! By "Mormonism" of course we will be understood to mean the doctrine lately promulgated by the High Priesthood now in authority in Utah. We know, however, that there are thousands who consider themselves in full fellowship with the Mormon Church in this Territory, who have never consented—who will never consent to the abomination of Polygamy. Are they Mormons; or will these leaders execute their late threat of excommunicating them? Go ahead, O ye Polygamous Saints! Call down the fire from heaven upon all who will not obey your late "counsel" to take a second wife; "weed them out" from the Church; "cut them off" from paying tithing—show us that you yourselves are honest in the assertion that no one can be a Mormon who denies Polygamy, and then, and not till then expect the Gentile world to believe that you are sincere in your pretensions.

We repeat, Polygamy is not "religion." Whether, in the light of Christian civilization is regarded as a crime cannot be categorized into a virtue. The proposition needs no proof. Regarding Polygamy as a crime against nature, society, and God—and knowing it to be in opposition to the law of the Republic, we shall oppose it, fairly and honestly, in faith, and believing that the time is close at hand when the people of Utah will awaken to a realizing sense of the great wrong that has been fastened upon them by their self-constituted lords and masters, and with that power and strength that always rests with the people, arise and cast out the withering curse from among them.

BY PACIFIC TELEGRAPH.

[SPECIAL TO THE DAILY UNION-EDETTE.]

GENERAL NEWS.

Washington, March 14. In the House to-day, Washburne said that General Grant had led the nation through a wilderness of war and it might be that the people would yet call on him to lead them through a wilderness of politics. A proposition has been pretty thoroughly discussed during the past few days, between the Radical Congressmen and prominent Southern loyalists whereby reconstruction may be inaugurated by a popular movement irrespective of color. In each State Constitution formed, the basis will be on equal rights, disqualification of rebels, repudiating rebel debts, etc. Governors, Legislatures, and Congressmen, being elected under this system, Congress will proceed to recognize new State Governments, whereupon the present State Governments will be dissolved, it is believed that this plan will be impartial and satisfactory to all concerned and Johnson's programme defeated.

Cincinnati, March 14. The Georgia House of Representatives adopted on the 12th the following resolutions, that the only hope for the preservation of free government on this continent, lies in the maintenance of the Union upon the principles of the Constitution, and as all national laws for sectional parties have passed away with the extinction of slavery, we pledge ourselves, irrespective of former party designations inspired by the recent lamentable war, to co-operate cordially and earnestly with all men of all sections who will lay down party considerations upon the altar of common country, and ally to the support of the President's noble, courageous, patriotic and unflinching course, that by the exercise of wisdom, justice, moderation and

magnanimity thrown upon the principles of the Constitution shall be re-established and engraved anew in the hearts of the people.

Chicago, March 15. The defeat of the bill regulating trade with Canada, by a vote of 52 to 52, was almost entirely determined by the unanimity of members towards Canada for its unfriendly conduct during the late war. It will now go into effect along the border upon the termination of the reciprocity treaty, on the 17th inst., and much interest is felt to see the effect it will have.

The Fenian scare continues to excite Canadian neighbors. Toronto and Montreal papers are filled with details of military movements, and preparations and mass meetings of the Fenians are held daily. Fenians now allege that the whole Canada excitement is founded on a British scheme for confederation, and to place a British Prince on an American Throne.

It now appears that McLeod, a New York capitalist whose office is said to have been swamped with orders to the tune of a million and a half dollars, he don't remember when he last counted the contents of the missing tin boxes, therefore it is not known to a certainty, when the robbery, if any, was committed. From his well known forgetfulness and carelessness, New York papers infer that the bonds may yet be found in some secure place where he hid them.

The New York Tribune says that efforts are making by Henry J. Raymond, Lewis D. Campbell and others, organizing a political action in support of the President, and Raymond being Chairman of the National Republican Executive Committee, the attempt will be made to control the machinery of that organization.

The New York Times says Sumner's proposition fixing representation, has the merit of being the most ingenious yet offered, so framed as to touch the various interests which have thus far been found to conflict. It leaves the basis according to population; which will suit New England; it makes no allusion to race or color, which suits Sumner and his particular friends; it provides that disfranchisement of rebels by any State shall not lessen its representation, which will suit Tennessee and Missouri, and act as a sort of an inducement for loyal men to disfranchise rebels where they have the power, and at the same time it will reduce representation in all the States which exclude negroes from the right of franchise. There is a growing sentiment in both Houses that some amendment on representation, to meet the changed condition of the country, must prevail.

The New York World and Intelligence announce that President Johnson having appeared in his 22d of February speech from Congress to the people, is too experienced a politician not to see the necessity of using all reasonable means to make that appeal effective, wherever in any State the canvass of the Republican party does not, and the Democratic party does, endorse his policy, he cannot, without political suicide, give aid to the Republicans. He may perhaps think the Connecticut election so unimportant in a national view as to justify his indifference, but he can not let Pennsylvania go by defeat.

The Massachusetts Legislature has been ten days discussing the resolutions endorsing Congress and denouncing the President. The most fiery element of the debate are now being introduced in an amendment virtually repudiating Senator Sumner, offered by John Quincy Adams, and supported by a large number of the Republican members. The debate occupies nearly the whole time of the daily sessions, and no conclusions are yet arrived at.

St. Louis, March 15. The upper river trade with Montana and Idaho opens brisk, and is the chief feature of spring business. Advertisements of boats for Fort Benton fill two columns of the daily papers, and immense quantities of goods are being purchased for shipment. Several boats have already departed, and not less than seventy-five are now receiving freight and passengers. The emigration hitherward resembles the California gold fever of '49. All boats loading are to draw three feet and hope to get through before low water.

Washington, March 15. Post Office Department closed mail lettings for Pacific States. The competition was greater and prices reduced from last year. The following are the more prominent contracts. San Francisco to Sacramento, \$18,000, reduction \$2000; San Francisco to Stockton, \$15,000, reduction 5000; San Juan to Los Angeles, \$18,000, reduction \$6000; Great route from Lincoln to Portland, Oregon, \$224 miles, let to Henry W. Forbatt at \$179,000, present pay \$225,000.

Hull, March 15. The Africa, from Liverpool 23 Queenstown 4th, has arrived with dates two days later, political news unimportant. Consols for money 86 7/8: 5-26 70 1/2 a 70 3/4.

New York, March 15. The Steamer San Jacinto, of the Savannah line was burned at the dock this morning with five hundred bales of cotton and two thousand barrels of flour.

Havana, March 15. The Spanish war, steamer brought in a captured slave schooner, reported to have 1,574 on board.

Chicago, March 15. It has been known for some time that Secretary McCulloch and Hon. Freeman Clark, Comptroller of Currency, were at variance in respect to the Loan Bill and other questions of financial policy. The matter is now in course of publication.

The correspondence of Mr. Clark, under date of February 24th, states his decided opposition to the Loan Bill, for the reason that ample authority exists, with the means in the Treasury, which are not required for other use, to fund that portion of the temporary loan deemed desirable.

He says there must be, at this time, \$20,000,000 of 5-20 bonds, including deposits in National Banks, and the amount it would be expedient to pay would not be more than the increase of deposits in the past few weeks. We have therefore no occasion for making any loan whatever. All can be done by simply exchanging one security for another—certificates of indebtedness, compound interest notes, 5-per cent. legal tenders, and 7-30 treasury notes into 5-20 bonds, under the act of March 3d, 1865, and this can be quietly done without disturbing the money market business of the country, the Secretary being the judge as to how far and how rapid the movement should proceed. I think there is no doubt about the willingness of the holders of the floating debt to convert it into 5-20 bonds to the extent desirable, if the credit of our securities is maintained; but if authority is given

to put bonds upon the market, and almost unlimited amount, and sell at any price, it would, in my view, cause such an uncertainty in the public mind as to render it impossible to keep up the price of Government securities. As to the position in reference to a foreign loan, it would, in my view, if carried into effect, be almost suicidal.

The Secretary's reply to this is not published, but Clark, under date of 11th 10th inst., says: Yours of yesterday received. I do not see any propriety in my giving publicity to my dissent from your views financially. You say that instead of \$150,000,000, there was, on the 14th of February, only \$111,000,000, exclusive of gold deposits, which amounts from March 1st to the 12th, to \$627,000. I can't see any reason for your maintaining a distinction between gold receipts and deposits made in currency.—Mr. Clark proceeds: Your published statement, showing the condition of the Treasury and public debt on the 1st of March, is inexorably erroneous. You state the amount of coin in the Treasury to be \$55,736,192, currency, \$66,287,767.12; total, \$116,019,959.24. Your monthly statement shows that it was \$6,466,830, compound interest and legal tenders. This amount must be added, as you have no right to increase them, the law expressly provides that compound interest notes shall only be converted into 5-20's, and legal tenders into compound interest. It also appears by your last monthly statement that you have sold during the month, without authority of law, \$10,672,700 5-20 bonds, and purchased \$10,956,000 7-30 notes, making a purchase of \$183,300 more than sale. This sum should also be included as money on hand. I will remark, that while you have a right to convert 7-30 notes into 5-20 bonds, as the former mature, you have no right whatever to buy or sell them. You have uniformly omitted the amount on deposit in National Banks. This, on the 24th of February, must have been \$28,000,000, making the total credit of Government \$151,768,000. I will add that I can show to the satisfaction of any one that none of your monthly reports for the last four months have given within \$50,000,000 of the amount in the Treasury or deposited elsewhere. An account of the condition of the Treasury is not merely a matter of interest to the public, but it is of grave consequence that Congress should be correctly as informed as to the actual resources of Government, that it may legislate intelligently and appropriately wisely.

Secretary McCulloch has not yet made public any answer, but Clark's letter is being discussed with much interest. It should be added that the Comptroller of Currency is independent of the Secretary, being appointed for five years, and can only be removed for good cause, the Senate being the judge.

New York, March 15. The Tribune's special says, the extraordinary letter of Comptroller Clark, has been the special selection to-day of the Capital. It is understood that the Secretary has taken the position that he cannot consistently, with self-respect, indulge in public controversy with a subordinate, and will not, therefore, submit any reply. On the other hand it is claimed that the gravity of the issue raised by the Comptroller, and the effect it will likely have on the country, demands an immediate official contradiction. The explanation given by treasury accountants for the large deficiency named by Clark is that while the treasury books are charged with warrants drawn, it is sometimes several months before warrants are presented at the depository named, the Treasury meanwhile counting the amount as if actually paid.

HOUSE.

Washington, March 15. Smith of Kentucky, rose to a personal explanation, denouncing newspapers comment on his course, and was proceeding, when Stevens objected to a further waste of time. A debate sprang up, participated in by Morrill, Banks, Washburn, &c. Speaker decided that the gentleman from Kentucky was in order, Smith proceeded to discuss the status of the rebel States, denouncing the theory that they were out of the Union as a damnable heresy.

Broomall of Pennsylvania, raised a point of order, the language of the gentleman was disrespectful to the majority of the House, the Chair sustained the point.

Bank's of Massachusetts, "the question then arises whether the gentleman shall proceed."

Stevens, "I object, we have got enough of it."

Smith, "I suppose you have, but not so much as you would like to have."

The House decided by 55 yeas to 70 nays, that the gentleman from Kentucky should not proceed, but allowed him 5 minutes to explain his last remarks, which he said was intended for Stevens and not the House.

Stevens, "What no gentleman would utter, no gentleman can answer."

Stevens reported an Indian Appropriation bill. Made special order for next Thursday.

A man named Parson S. Paramour, has been fined \$5, in Indianapolis for saying, in the streets, that he would be damned.—S. F. Golden Era.

Portsmouth and perhaps only telling the truth! There is a municipal ordinance here, we believe, which takes cognizance of the unholy use of sacred names. It would help the City Treasury and the public morals if it were occasionally enforced; and numerous "transgressors" would learn to respect what they seem ignorant of. Indianapolis is improving.—S. L. Sacred News.

"Many of our boys who play in the streets and use profane language, know not what they are doing, but there are old men, members of the High Priests Quorum and of the High Council, who when they get into a difficulty in the Cañon and are perplexed, will get angry and swear and curse everything around them. I will ensure that I could find High Priests who conduct in this manner. Could you place yourself in some of our cañons, or in some other difficult places, out of sight but within hearing, and hear some of the brethren curse and swear at their cattle and horses you would not get (?) have the idea that they were Mormons."—Brigham Young.

"I despise their damnable fashions. If hell was at my disposal I would give them hell-room."—Brigham Young.

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Colombia, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 257